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33	IN THE COUNCIL OF TH	IE DISTRICT OF COLUMBIA
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36	To amend the District of Columbia Government	nt Comprehensive Merit Personnel Act of 1978 to
37		rict of Columbia Department of Human Resources
38		mote pathways to government employment, and to
39		nterviews for job openings for entry-level jobs to
40		establish apprenticeships in District government
41	employment.	
42	DE MEDIT COMPA DIVERSITA COLLEGE	OF THE DIGTRIOT OF COLUMN THE THE
43	BE IT ENACTED BY THE COUNCIL	L OF THE DISTRICT OF COLUMBIA, That this
44	act may be cited as the "Pathways to District C	Government Careers Act of 2018."

45	Sec. 2. The District of Columbia Government Comprehensive Merit Personnel Act of
46	1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code § 1-601.01 et seq.), is
47	amended as follows:
48	(a) Section 301 is amended as follows:
49	(1) A new paragraph (7A) to read as follows:
50	"(7A) "Entry-level" means any competitive District government position that
51	does not require education above a high school diploma or its equivalent and does not require
52	more than 2 years of prior work experience.".
53	(2) Paragraph (15A) is redesignated as paragraph (15B)
54	(3) A new paragraph (15A) is added to read as follows:
55	"(15A) "Resident District graduate" means a District resident who received a high
56	school diploma from District of Columbia Public Schools or a District public charter school or
57	who received a GED or its equivalent from the District".
58	(b) A new section 402a is added to read as follows:
59	"Sec. 402a. Pathway to government employment partnership program.
60	"The Department of Human Resources shall develop partnerships with District public
61	and public charter high schools to foster applications to and hiring of resident District graduates
62	into District employment. These partnerships may include:
63	"(1) Establishing a Human Resources Recruiting Unit or dedicating personnel to
64	recruit District public and public charter high school students to internships, apprenticeships, and
65	full-time employment in District government;
66	"(2) A system for students to learn about and apply to District government
67	apprenticeships and employment;

68	"(3) Paid internships in District government agencies;
69	"(4) Mentoring by District government employees;
70	"(5) Career exposure to a variety of District government jobs; and
71	"(6) Information on entry-level jobs, including how to prepare to be a qualified
72	applicant and how to meet suitability requirements as outlined in Chapter 4 of the D.C. Personnel
73	Regulations.
74	(c) Section 801 (D.C. Official Code § 1-608.01) is amended as follows:
75	(1) Subsection (a) is amended as follows:
76	(A) Paragraph (2) is amended by striking the semicolon and inserting the
77	phrase "; provided, that resident District graduates shall receive application priority as provided
78	in subsection (b-1) of this section."
79	(B) Paragraph (11) is amended by striking the phrase "development," and
80	inserting the phrase "development, including with special emphasis on resident District graduates
81	as provided in subsection (b-1) of this section,".
82	(2) A new subsection (b-1) is added to read as follows:
83	"(b-1)(1) A subordinate agency shall directly solicit entry-level job applications from
84	resident District graduates through means that effectively target resident District graduates.
85	"(2)(A) A subordinate agency shall accept applications for all entry-level job
86	openings exclusively from resident District graduates for 10 business days before accepting
87	applications from other applicants.
88	"(B) A subordinate agency may accept applications from all applicants
89	after the 10-day exclusive application period for resident District graduates ends.

90	"(C) A collective bargaining agreement that creates an entry-level job
91	hiring preference for applicants other than resident District graduates shall supersede
92	subparagraph (A) of this paragraph; provided, that resident District graduates shall have 10
93	business days to exclusively apply for a position if it remains open after the terms of the
. 94	collective bargaining agreement have been met.
95	"(3) A subordinate agency shall interview any minimally qualified resident
96	District graduate for any entry-level job for which such resident District graduate has applied.
97	"(4) An applicant who claims resident District graduate application or interview
98	priority under this subsection shall submit proof of entitlement to the priority at the time of
99	application in a manner determined by the Mayor.".
100	(3) Subsection (g) is amended to read as follows:
101	(A) Strike the phrase "and place of residence" and insert the phrase "place
102	of residence, and whether, for entry-level positions, the new employee is a resident District
103	graduate" in its place.
104	(B) Strike the phrase "residency preference" and insert the phrase
105	"residency preference, resident District graduate application priority, or an interview priority" in
106	its place.
107	(c) A new Title X-C is added to read as follows:
108	"TITLE X-C GOVERNMENT APPRENTICESHIPS
109	"Sec. 1080. Definitions.
110	"(1) "Apprentice" means an employee of a District agency who is employed
111	pursuant to an apprenticeship program established pursuant to section 1081.

112	"(2) "Apprenticeable occupation" means an occupation included in the most
113	recent version of the U.S. Department of Labor's List of Occupations Officially Recognized as
114	Apprenticeable by the U.S. Department of Labor Office of Apprenticeship.
115	"(3) "Apprenticeship" means the employment of an apprentice in an
116	apprenticeship program.
117	"(4) "Apprenticeship program" means a program registered pursuant to D.C.
118	Official Code Title 32 chapter 14 and established pursuant to section 1081.
119	"(5) "Apprenticeship sponsor" means the entity that registers apprenticeship
120	standards pursuant to D.C. Official Code Title 32 chapter 14 for an apprenticeship program.
121	"(6) "DCHR" means the Department of Human Resources."
122	"(7) "Host agency" means the District government agency that employs an
123	apprentice.
124	"(8) "Life skills training" means age-appropriate, non-technical skills training that
125	helps individuals succeed in the workplace and includes communication, time management,
126	appropriate work attire, conflict resolution, and education on employers' right to conduct drug
127	tests.
128	"(9) "Related technical instruction" means academic instruction that supplements
129	the concepts and processes of the on-the-job learning in an apprenticeship program.
130	"Sec. 1081. Establishment of District of Columbia Government Apprenticeship Initiative.
131	"(a) There is established a District of Columbia Government Apprenticeship Initiative
132	("Initiative") to establish apprenticeships in apprenticeable occupations in District agencies.
133	"(b) DCHR shall develop and administer the Initiative.

134	"(c)(1)(A) DCHR shall create a list of apprenticeable occupations within District
135	agencies and delineate the list by agency.
136	"(B) In developing the list, DCHR shall consider previously open
137	positions in agencies; upcoming job openings; current career, term, and temporary positions;
138	positions filled by outside contractors; and occupations that would be apprenticeable if new,
139	lower-grade positions were made available.
140	"(2) DCHR shall consult with potential host agencies and, where relevant, labor
141	union representatives, to identify at least five apprenticeable occupations in which DCHR and
142	host agencies will create apprenticeship programs pursuant to subsection (d) of this section.
143	"(A) Identification of an occupation pursuant to this paragraph shall be
144	based, in part, on the business needs of host agencies and the long-term employment
145	opportunities and earning potential of the occupation, including outside District government
146	employment.
147	"(B) At least one of the identified apprenticeable occupations shall be in
148	information technology and at least one shall be in healthcare.
149	"(3) DCHR shall report the apprenticable occupations identified pursuant to
150	paragraphs (1) and (2) of this subsection to the Council within 150 days of the effective date of
151	the Pathways to District Government Careers Act of 2018, introduced on April 10, 2018 (Bill 22-
152	
153	"(d)(1) DCHR and host agencies, in consultation with relevant labor union
154	representatives, shall create apprenticeship programs in the apprenticable occupations identified
155	pursuant to subsection (c) of this section, including, within 2 years of the applicability date of the
156	Pathways to District Government Careers Act of 2018, introduced on April 10, 2018 (Bill 22-

157	), apprenticeship programs in apprenticable occupations identified pursuant to subsection
158	(c)(2).
159	"(2) An apprenticeship program in a single occupation may be hosted by multiple
160	agencies.
161	"(3) DCHR may serve as the apprenticeship sponsor on behalf of a host agency or
162	agencies.
163	"(4) DCHR shall, in coordination with the host agency or agencies:
164	"(i) Manage the administrative aspects of an apprenticeship program;
165	"(ii) Provide technical assistance to host agencies to develop and operate
166	their apprenticeship program, recruit and hire eligible apprentices, and supervise and mentor the
167	apprentices;
168	"(iii) Administer the application process to register apprenticeship
169	programs;
170	"(iii) Train the mentors or journeyworkers selected to train apprentices;
171	"(iv) Develop curricula and establish classroom-based instruction
172	necessary for the apprenticeship program; and
173	"(v) In the case of occupations what would be apprenticable if new, lower-
174	grade positions were created, create new, lower-grade positions for the purpose of establishing
175	apprenticeships for entry-level employees.
176	"(5) DCHR shall, in coordination with host agencies, determine which agency is
177	responsible for the following activities, and the responsible party shall carry out the activity:
178	"(i) Recruiting and selecting apprentices;

179	"(11) Granting advanced credit to apprentices who have demonstrated
180	competency, or acquired experience, training or skills related to the trade of the
181	apprenticeship;
182	"(iii) Allowing for the transfer of apprentices;
183	"(iv) Maintaining records for the apprenticeship program; and
184	"(v) Provide life skills training to apprentices.
185	"(e) For any host agency that creates an apprenticeship program pursuant to subsection
186	(d) of this section, at least 1/2 of all employees hired into the occupation in such host agency
187	shall be apprentices.
188	"(f) DCHR shall develop a process by which labor union representatives or potential host
189	agencies, including independent agencies, may request that DCHR consider creating
190	apprenticeship programs in specific occupations or agencies.
191	"Sec. 1082. Apprenticeship eligibility and employment.
192	"(a) New hires and existing employees may be eligible to become apprentices.
193	"(b) An apprentice shall be a resident of the District of Columbia.
194	"(c) An apprentice shall receive compensation and benefits according to the classification
195	of the apprentice's position under this act or other relevant District law and shall have the right to
196	participate in collective bargaining and other rights consistent with Title XVII of this act or other
197	relevant District law.
198	"Sec. 1083. Responsibilities of host agencies.
199	"(a) For any apprenticeship program established pursuant to section 1081, host agencies
200	shall be responsible for the following:
201	"(1) Ensuring that apprentices receive appropriate related technical instruction;

202	"(2) Providing adequate and safe equipment and facilities;
203	"(3) Identifying and assigning the mentors or journeyworkers selected to train
204	apprentices;
205	"(4) Evaluating apprentices; and
206	"(5) Certifying the names of graduates of the apprenticeship program.
207	"Sec. 1084. Related technical instruction.
208	"The University of the District of Columbia or University of the District of Columbia
209	Community College shall provide apprentices related technical instruction that is not provided
210	directly by the host agency or by DCHR.
211	"Sec. 1085. Reports to the Council.
212	"(a) By the October 1 of the first full year following the applicability date of the
213	Pathways to District Government Careers Act of 2018, introduced on April 10, 2018 (Bill 22-
214	), and each subsequent October 1, DCHR shall report to the Council on the District of
215	Columbia Government Apprenticeship Initiative ("Initiative"), including participating agencies,
216	established apprenticeship programs, occupations and position titles in which apprenticeships
217	have been established, number of apprentices in each occupation, length of apprenticeships,
218	apprentice grade levels, salary range of apprentices, apprenticeship completion rates, copies of
219	curricula and training plans, and other information relevant to evaluating the implementation and
220	progress of the Initiative.
221	"(b) By the October 1 of the second full year following the applicability date of the
222	Pathways to District Government Careers Act of 2018, introduced on April 10, 2018 (Bill 22-
223	), DCHR shall provide to the Council a three-year plan for the establishment of additional
224	apprenticeships in apprenticeable occupations for which no apprenticeship program exists."

225 Sec. 3. Fiscal impact statement. 226 The Council adopts the fiscal impact statement in the committee report as the fiscal 227 impact statement required by section 4a of the General Legislative Procedures Act of 1975, 228 approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a). 229 Sec. 4. Effective date. 230 This act shall take effect following approval by the Mayor (or in the event of veto by the 231 Mayor, action by the Council to override the veto), a 30-day period of congressional review as 232 provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December 233 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of 234 Columbia Register.